





Moorish National Republic Federal Government Northwest Amexem/ Northwest Africa/ North America/ The North Gate Societas Republicae Ea Al Maurikanos The True and De jure Al Moroccans (Americans) The Aboriginal/Indigeous Natural People of the Land

Kevin-Brian; Gunnell El Attorney-in-Fact/Executor, heir C/o PO BOX 6004 Columbus, Ohio 43216 Moorish American National First party of interest Injured party-Plantiff, A flesh and blood man with a soul-Foreign Plaintiff.

2: 17 mc 23



KEVIN BRIAN GUNNELL

INFANT-ESTATE- CORPORATION-SECURITY

Registered Trade Name Post office box 6004 Columbus, Ohio 43216 Property and Fictitious-Entity,

Vs

Robert G Montgomery dba ROBERT G. MONTGOMERY Acting as Probate Clerk of Court. Administrative Probate Judge, FRANKLIN COUNTY, COMMON PLEAS COURT COLUMBUS, OHIO 43215

Defendant.

28 U.S. Code § 1333.

COMPLAINT FOR DECLARATORY AND INJUNCTIVE RELIEF

Plaintiff, Moorish American National seeks declaratory and injunctive relief against defendants corporation Franklin County Probate, Franklin County Common pleas Probate, Robert G. Montgomery dba Probate Clerk and Probate Administrator acting as judge, based on the following violations and grounds: Fifth 5th Amendment Right to Due Process, right to Life,







Liberty; Property, 8 U.S. Code § 1481. Loss of nationality by native- born or naturalized citizen; voluntary action; burden of proof; presumptions, Roman cannon Law 3.3 Rights Suspension and Corruption Article 100- Cestui Que Vie Trust Canon 2057, 18 U.S. Code § 911. Citizen of the United States, 31 CFR § 354.1 Adverse Claim. ORC 1308.01 UCC 8-102 Adverse Claim. Chapter 1308 Investment Securities, ORC 1308.19 UCC 8-105 Notice of adverse Claim. The Universal Declaration of Human Rights Article 15, 17. MOTU PROPRIO CIVIL ORDERS-Pope Francis Sends Obama Powerful Letter via Attorney [on] July 4th 2014. Fraud, Finical Fraud.

- 1. There is no adequate remedy other than an injunction.
- 2. Truly irreparable harm will occur in the absence of an injunction.
- 3. It is more likely than not that the moving party will prevail on the underlying above entitled case Pursuant to ORC 2109.301 (B) (2) Certificate of Termination, for Adverse Claim and other applicable laws.
- 4. The benefit to the party seeking the injunction outweighs the burden of the party opposed to the injunction.
- 5. The moving party's right to the relief sought is clear.

NATURE OF THE ACTION

Plaintiff brings this action under Fifth Amendment Due Process right to Property, Adverse Claim Pursuant to ORC1308.01 Definitions - UCC 8-102. (A) In this chapter: (1) "Adverse claim" means a claim that a claimant has a property interest in a financial asset and that it is a violation of the rights of the claimant for another person to hold, transfer, or deal with the financial asset. ... and all above violations and grounds herein.

BACK GROUND BRIEF HISTORY

On April 5, 1933, the physical possession and legal title to lawful money (gold) was taken from the people. But the people had to retain the equitable title to this lawful money or else it would have amounted to theft, and Congressman Louis Thomas McFadden's charges of theft and







treason on May 23, 1933 lodged with the Judiciary would have required prosecution. These charges were mitigated by the passing of HJR 192 on June 5, 1933 which provided for the possibility of "discharge upon payment" of all obligations. This remedy was subtly effected by two United States Codes: 1) 12 USC 411 which provides access to this lawful money "upon demand", and 2) 12 USC 95a(2) which assures "full discharge" of all obligations upon assignment or transfer of payments to the United States. Later, the State provided people a Certificate of Live Birth (COLB) as evidence of the people's equitable title to their labor taken by the State at birth (to mitigate similar charges of theft and involuntary servitude). This COLB creates a PERSON identified by the NAME of a born-alive INFANT that is presumed abandoned by the mother/informant at a birth event and, after seven years of non-appearance/activity, is also presumed dead, enabling the State to become the Executor of the INFANT's "estate" in probate. However, this presumption of death always has the possibility of being rebutted by a subsequent "appearance" of the INFANT as being "alive". Therefore, this equitable title exists in the form of a "reversionary interest" in this INFANT's property/labor "estate". Once Proof of Life* for INFANT is established, said "reversionary interest" in the decedent's estate re-vests in the INFANT as the "living beneficiary" of same. Said INFANT must thereafter, in order to honorably perform the terms of the 1933 constructive trust to discharge obligations incurred by said INFANT, assign or transfer (partially or wholly) said "reversionary interest", in the form of lawful money demanded (12 USC 411), to the United States who, in turn, as trustee thereof, must then apply said lawful money interest payment as full discharge of the obligation to the extent thereof by operation of law (12 USC 95a(2)). An indorsed bill is an instrument that performs said assignment or transfer by said INFANT. Notice that the amount on the original presentment is a positive number - representing the CREDIT of the NATION extended by the people in the form







of labor expended to produce all of the products and services in the nation. The INFANT holds the equitable title to this CREDIT, and is liable to release this credit to the United States as payment. The presentment just needs the INFANT's authorization/instruction added to it to properly transfer this equitable title to the United States. Then both the legal and equitable titles of both the credit and the obligation amounts are now vested in that one piece of paper, and when that signed instrument is returned to the party that sent it, then that party is now the Holder in due course of the legal and equitable titles to both the asset and liability amounts for that account and must then present that Lawful Money Full Discharge Instrument to the United States as payment, or else, by refusal to present payment to the United States (minor) or to provide in return evidence of dishonor of same by the Unites States (minor) for acceptance for honor supra protest, the debt is discharged by operation of law (UCC 3-603, as enacted in State general statutes and codes) for the INFANT, and the person now holding that instrument becomes liable for that payment as the Holder in Due Course thereof.

The Internal Revenue Manual (I.R.M.) 21.7.13.3.2.2, "An infant is the decedent of an estate or grantor, owner or trustor of a trust, guardianship, receivership or custodianship that has yet to receive an SSN." An infant is anyone under the age of 21.

Most truth seekers know that Republic of the United States was by fraud turned into a corporation in 1871, and the U.S. Service Corporation is ultimately owned or controlled by the Vatican. This is what gives the Pope or the Vatican the authority in his CIVIL ORDERS. The CIVIL ORDERS is written verbatim as written in the Pope's CIVIL ORDERS document.



MOTU PROPRIO- CIVIL ORDERS – Pope Francis Sends Obama Powerful Letter via Attorney [on] July 4th 2014. The Pope asserted in his civil orders document: "Insomuch as corporate officers operating the United States of America, Incorporated, and the UNITED STATES have contrived under conditions of fraud and semantic deceit to revenue the estates of the American States and living American State Citizens to the foreign jurisdiction of the United States of America (minor) they are found guilty of capital crimes, including acts of fraud and treason committed between 1933 and 1945, and are condemned posthumously. Insomuch as elected officials operating the United States of America (minor) have similarly committed war crimes against the American States and their peaceful inhabitants during the same time period, they stand condemned posthumously."

"All those (E)states and ESTATES erroneously believed to represent the American States and American State Citizens and which were conveyed by fraud and legal deceit to the United States of America (minor) and more recently to the City-State of the United Nations, are revenued without exception to the geographically defined American States and the American State Citizens where they shall remain in perpetuity as assets belonging to the rightful and lawful beneficiaries."

"All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made —in their behalf|| by officers of the United States of America, Inc. and the UNITED STATES, INC. or by any foreign officials operating the United States of America (minor), or the United Nations City State falsely claiming to —represent|| them or have jurisdiction over them." See full copy







Civil Orders attached backed by my affidavit by my consent under penalty of perjury that the document is a copy verbatim written by or for the Pope."

On or about April 14, 2017 Kevin Gunnell El filed and opened a case with this tribunal, putting this governmental service corporation for the United States America (minor) on judicial notice of his nationality of his Moorish American Nationality, in accordance with 8 U.S. Code § 1481. Loss of nationality by native- born or naturalized citizen; voluntary action; burden of proof; presumptions (a) (1) obtaining naturalization in a foreign state upon his own application or upon an application filed by a duly authorized agent, after having attained the age of eighteen years; or (2) taking an oath or making an affirmation or other formal declaration of allegiance to a foreign state or a political subdivision thereof, after having attained the age of eighteen years.

The Pope's civil orders expose the fraud of the governmental service corporation, the Pope's assertions in his civil orders of American State and the American State Citizens (major) is a representation to the Moorish American Nationals as myself, but Most truth seekers know that the Republic, the United States of America Republic is governed by we the people the sovereign aboriginal moors mislabeled and reclassified as African Americans an foolishly call themselves black, but aboriginal moors have value as heirs to the land to be summarily claimed as chattel backing- US government debt not African American as asserted in the Pope's civil orders.

However, it's a crime to personate to be a U.S. Citizen according to the corporation by laws pursuant to 18 U.S. Code 911., and 46 U.S. Code § 50501. Entities deemed citizens of the United States; therefore, it's impossible for a real natural man or women to be a U.S. Citizen when it's a crime to personate to be a U.S. Citizen pursuant to 18 U.S. Code 911 and corporations is deemed citizens of the United States pursuant to 46 U.S. Code § 50501., this is only a scratch of the







surface of the fraud and deceit the Pope was addressing in his civil orders. Even though Georgia Commons aka Code of Georgia where it clearly says that Moors are Aboriginal and immune from criminal prosecution for lack of jurisdiction title IV Criminal Law Persons of Color, and County Regulations (Pages 695-957) (24.5 MB) ON PAGE 833. Backed by the Full Faith Credit Clause. Mills v. Duryee, 11 U.S. 7 Cranch 481 481 (1813)

Nil debet is not a good plea to an action founded on a judgment of another state. ... "Full faith and credit shall be given in each state to the public acts, records, and judicial proceedings of every other state.

The Corporate Probate, foreign officials was put on notice of adverse of claim, see documents attached, the Plaintiff Kevin Gunnell El repeatedly filed contracts and documents with probate foreign officials and for proclaiming his nationality, he also attempted to have the probate officials issue a decree of his name change or correction, the name change is the appellation as demonstrated in the documents filed with all levels of the governmental service corporation (minor). Plaintiff knew that Probate officials could only administer the name change of the Estate- Birth Certificate.

With or without a decree issued by Probate foreign officials, but under the common law the people and officials for the governmental service corporation was put on notice of his name change for his appellation of his Moorish American Nationality, the title of nobility El for Gunnell El.

Secure Transaction, UCC 1, and Contracts and Power of Attorney/Attorney-in-Fact was filed and registered with the Ohio Secretary of State UCC business section filed and registered







with the county recorder giving Plaintiff Kevin Gunnell El first lien holder over the KEVIN BRIAN GUNNELL ESTATE assigned SSN. See affidavit and documents attached.

Plaintiff Kevin Gunnell El was appointed Executor of his (E)state/ ESTATE, KEVIN BRIAN GUNNELL ESTATE and the Estate was assigned a EIN that he Plaintiff Kevin Gunnell El initiated thru the IRS Department of The Treasury-International Monetary Fund, the KEVIN BRIAN GUNNELL ESTATE with the SSN was conveyed, pursuant to The Internal Revenue Manual (I.R.M.) 21.7.13.3.2.2, "An infant is the decedent of an estate or grantor, owner or trustor of a trust, guardianship, receivership or custodianship that has yet to receive an SSN." The Estate and Social Security Number was assumed transfer over to Kevin Gunnell El foreign American State and American State Citizen (major) the foreign Estate, it was Kevin Gunnell El's Notice of Adverse claim ORC 1308.19 UCC 8-105. ORC 1308.01 UCC 8-102 Adverse Claim. 31 CFR § 354.1 Adverse Claim. Chapter 1308 Investment Securities.

ORC 2109.301 Administrator or executor rendering account. (A) An administrator or executor shall render an account at any time other than a time otherwise mentioned in this section upon an order of the probate court issued for good cause shown either at its own instance or upon the motion of any person interested in the estate. Except as otherwise provided in division (B) (2) of this section, an administrator or executor shall render a final account within thirty days after completing the administration of the estate or within any other period of time that the court may order (B) (2) In estates of decedents in which the sole legatee, devisee, or heir is also the administrator or executor of the estate, no partial accountings are required. The administrator or executor of an estate of that type shall file a final account or final and distributive account or, in lieu of filing a final account, the administrator or executor may file with the court within thirty days after completing the administration of the estate a certificate of







termination of an estate that states all of the following: a) All debts and claims presented to the estate have been paid in full or settled finally.

- (b) An estate tax return, if required under the provisions of the Internal Revenue Code or Chapter 5731. of the Revised Code, has been filed, and any estate tax has been paid.
- (c) All attorney's fees have been waived by or paid to counsel of record of the estate, and all executor or administrator fees have been waived or paid.
- (d) The amount of attorney's fees and the amount of administrator or executor fees that have been paid.
- (e) All assets remaining after completion of the activities described in divisions (B)(2)(a) to (d) of this section have been distributed to the sole legatee, devisee, or heir.
- (3) In an estate of the type described in division (B)(2) of this section, a sole legatee, devisee, or heir of a decedent may be liable to creditors for debts of and claims against the estate that are presented after the filing of the certificate of termination described in that division and within the time allowed by section 2117.06 of the Revised Code for presentation of the creditors' claims.
- (4) Not later than thirteen months after appointment, every administrator and executor shall render an account of the administrator's or executor's administration, unless a partial account is waived under division (A) of this section or a certificate of termination is filed under division





- (B)(2) of this section. After the initial account is rendered or a waiver of a partial account is filed, every administrator and executor shall, at least once each year, render further accounts or file waivers of partial accounts until the estate is closed, unless a certificate of termination is filed under division (B) (2) of this section.
- (a) All debts and claims presented to the estate have been paid in full or settled finally.
- (b) An estate tax return, if required under the provisions of the Internal Revenue Code or Chapter 5731. of the Revised Code, has been filed, and any estate tax has been paid.
- (c) All attorney's fees have been waived by or paid to counsel of record of the estate, and all executor or administrator fees have been waived or paid.
- (d) The amount of attorney's fees and the amount of administrator or executor fees that have been paid.
- (e) All assets remaining after completion of the activities described in divisions (B)(2)(a) to (d) of this section have been distributed to the sole legatee, devisee, or heir.
- (3) In an estate of the type described in division (B)(2) of this section, a sole legatee, devisee, or heir of a decedent may be liable to creditors for debts of and claims against the estate that are presented after the filing of the certificate of termination described in that division and within the time allowed by section 2117.06 of the Revised Code for presentation of the creditors' claims.
- (4) Not later than thirteen months after appointment, every administrator and executor shall render an account of the administrator's or executor's administration, unless a partial account is waived under division (A) of this section or a certificate of termination is filed under division (B)(2) of this section. After the initial account is rendered or a waiver of a partial account is filed, every administrator and executor shall, at least once each year, render further accounts or file





waivers of partial accounts until the estate is closed, unless a certificate of termination is filed under division (B) (2) of this section.

According to the Pope's Civil Orders that assert:

"All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made —in their behalf|| by officers of the United States of America, Inc. and the UNITED STATES, INC. or by any foreign officials operating the United States of America (minor), or the United Nations City State falsely claiming to —represent|| them or have jurisdiction over them.

This assertion by the Pope in his Civil Orders voids the part in ORC 2109.301 Administrator or executor rendering account. Because he the Pope asserted that "All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made —in their behalf|| by officers of the United States of America, Inc. and the UNITED STATES, INC. or by any foreign officials operating the United States of America (minor) etc. that means all Plaintiff Kevin Gunnell El would need to do, is to file the Certificate of Termination without no delay, the Probate administrating over the KEVIN BRIAN GUNNELL ESTATE assigned the SSN shall close the estate free and clear of any debt. Even though the Secure Transaction UCC1 financial Statement a legal form that a creditor files to give notice that it has or may have an interest in the personal property of a debtor and the attached contracts demonstrated to Probate officials an adverse







claim, no one was owed and that Plaintiff Kevin Gunnell El was the Power of Attorney/Attorney-in-Fact over the debtor.

FRAUD AND DECIET COMMITTED BY ROBERT G. MONTGOMERY AS ASSERTED AND COMFIRMED BY THE POPE'S CIVIL ORDERS

Plaintiff Kevin Gunnell El filed numerous of documents and affidavits demonstrating his Nationality by adding the appellation El to his last name Gunnell, the El is parts of his name to make up his appellation of him being a Moorish American National, aboriginal Moorish American, see judicial notice and proclamation filed with the clerk of this court.

Robert G Montgomery violates Plaintiff Kevin Gunnell El right to claim his nationality as he Mr. Montgomery is or was on full notice of Plaintiff Kevin Gunnell El appellation and Moorish Nationality but he ignore and refuse to recognize his Kevin Gunnell El Moorish nationality.

Plaintiff Kevin Gunnell El has a right to a Nationality and a right to change his name to associate with his nationality even though thru birth right thief and fraud plaintiff was born an aboriginal Moorish American National.

Robert G Montgomery committed fraud when he stated in his July 12, 2019 Judgment Entry Dismissing Case For Lack of Jurisdiction that me Kevin Gunnell El and the Estate KEVIN BRIAN GUNNELL/ Kevin Brian Gunnell is one and the same entity. Again this is the Fraud and deceit the Pope asserted about in his civil orders.

Pursuant to ORC 2109.301 (B)(2) In estates of decedents in which the sole legatee, devisee, or heir is "also" the administrator or executor of the estate, no partial accountings are required.

The administrator or executor of an estate of that type shall file a final account or final and distributive account or, in lieu of filing a final account, the administrator or executor may file







with the court within thirty days after completing the administration of the estate a certificate of termination of an estate that states all of the following: etc... the bold and underline part above is about the infant the decedent of an estate, when the real natural man or women reach the Age of Majority ORC 3109.01, he is assumed to be the infant the minor who was classed as dead until a rebuttal showing oneself is alive not abandoned, lost at sea or dead. The infant the decedent is nothing more than the legal fiction entity. Plaintiff Kevin Gunnell El is the sole legatee, devisee or heir is *also* the executor of the KEVIN BRIAN GUNNELL ESTATE assigned the SSN

The KEVIN BRIAN GUNNELL ESTATE assigned the SSN when it is an infant and a minor having been convey over to the KEVIN BRIAN GUNNELL ESTATE assigned the EIN. See IRS document showing my appointment of me Palintiff Kevin Gunnell El being the Executor over the KEVIN BRIAN GUNNELL ESTATE assigned the EIN.

Therefore, Plaintiff Kevin Gunnell El, full life having reached the age of majority, no longer need for the governmental service corporation, Probate for the United States of America (minor) to administer his (E)state and ESTATE, the Pope makes it clear in his Civil Orders as stated herein and the attached copy of the Civil Orders.

Plaintiff Kevin Gunnell El several times tried by attempting to file the certificate of termination with Probate but all Probate employee officials (magistrates) including Robert G Montgomery refuse to file and comply with the ORC 2109.301 (B)(2), certificate of termination with probate.

Robert G. Montgomery is in the business of human trafficking he want to keep my Plaintiff
Kevin Gunnell El Estate open with Probate so that Probate and the State of Ohio (minor) can
administrate over my Estate and profit \$ off my Estate, so that they can bring false claims against





KEVIN BRIAN GUNNELL ESTATE violating the Supreme Court Annotated Statute, Clearfield Trust Co. v. United States 318 U.S. 363371 1942.

Whereas defined pursuant to Supreme Court Annotated Statute: Clearfield Trust Co. v. United States 318 U.S. 363-371 1942:

What the Clearfield Doctrine is saying is that when private commercial paper is used by corporate government, then government loses its sovereignty status and becomes no different than a mere private corporation.

As such, government then becomes bound by the rules and laws that govern private corporations which means that if they intend to compel an individual to some specific performance based upon its corporate statutes or corporation rules, then the government, like any private corporation, must be the holder-in-due-course of a contract or other commercial agreement between it and the one upon who demands for specific performance are made.

And further, the government must be willing to enter the contract or commercial agreement into evidence before trying to get the court to enforce its demands, called statutes.

This case is very important because it is a 1942 case that was decided after the UNITED STATES CORPORATION COMPANY filed its "CERTIFICATE OF INCORPORATION" in the State of Florida (July 15, 1925). And it was decided AFTER the 'corporate government' agreed to use the currency of the private corporation, the FEDERAL RESERVE. The private currency, the Federal Reserve Note, is still in use today.





The KEVIN BRIAN GUNNELL ESTATE assigned the SSN is a Bank Note, Probate and State of Ohio under the United States of American, Inc. and the UNITED STATES, INC or by any foreign officials operating the United States of American (minor) assume they are the holder-in-due course of a contract, the Estate or other commercial agreement, the Estate between it and the one upon who demands for specific performance are made, the foreign officials will willfully ignore Plaintiff Kevin Gunnell El Secure Transaction UCC 1 and Contracts and Power of Attorney/Attorney-in-Fact commercial agreement giving Kevin Gunnel El superior control over the KEVIN BRIAN GUNNELL ESTATE assigned the SSN, the foreign officials will demand for specific performance through the Estate and force Kevin Gunnell El to be the accommodating party in order to benefit revenue through the KEVIN BRIAN GUNNELL ESTATE, Bank Note that's assigned the Social Security Number (SSN).

Therefore, if the Probate Officials file the certificate of termination pursuant to ORC 2109.301 (B)(2) the KEVIN BRIAN GUNNELL ESTATE, Bank Note assigned the SSN the Contract becomes void with the United States of America, Inc. and the UNITED STATES, INC (minor) they longer have control over Kevin Gunnell El property and so called personal jurisdiction to force their codes and statutes on me Kevin Gunnell El through the Settlement Certificate.

Robert G. Montgomery committed fraud when claimed he lack jurisdiction, the Pope Civil Orders stated it best:

"All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made —in their behalf|| by officers of the United States of America, Inc. and the UNITED STATES, INC. or





by any foreign officials operating the United States of America (minor), or the United Nations

City State falsely claiming to -represent | them or have jurisdiction over them. "

"We note that the current circumstance is in part the result of criminal acts engaged in 150 years ago, which resulted in the commercial enslavement of African Americans who were summarily claimed as chattels backing —US government debt in the wake of the Civil War.Despite every act of abolition and declaration of prohibition against both peonage and slavery, it has been the policy of the —US government to enslave its citizens and to operate as a rogue state among the nations of the world. Instead of freeing African Americans the sum total result of the Civil War was to vastly expand public sector ownership of slaves, giving rise to the outrageous and improper claims that have been made against the American States and the American State Citizens that we are dealing with today. It is uniquely fitting that The Grand Army of the Republic is recalled to settle this circumstance in favor of the people."

An Estate is known as a birth certificate: A Settlement Certificate, also known as a "Birth Certificate" since 1837, is an official document issued to validly recorded poor (paupers) granting them certain basic rights and entitlement to benefits in exchange for recognition of their status as being owned as "property" and lawful slaves, also known as indentured servants and bondsmen. A "settlement" therefore is equivalent to a voluntary slave plantation.

Robert G Montgomery judgment entry is an ORC 2921.52 Using sham legal process.

(4) "Sham legal process" means an instrument that meets all of the following conditions:





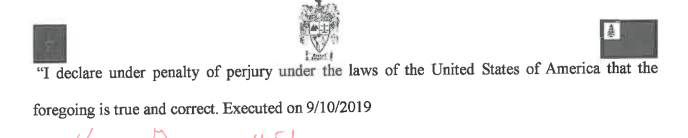
(a) It is not lawfully issued. (b) It purports to do any of the following: (i) To be a summons, subpoena, <u>judgment</u>, or order of a court, a law enforcement officer, or a legislative, executive, or administrative body. Etc...

CONCLUSION FOR RELIEF

Plaintiff Kevin Gunnell El the injured party seeks preliminary/ permanent declaratory injunction relief to enforce the Probate officials to comply with ORC 2109.301 (B) (2) Certificate of Termination, because Plaintiff have an adverse claim to the property and Pope Francis of the Vatican who controls the United State corporation (minor) gave specific orders in his civil orders to the service corporation employees and agents all domestic and foreign officials and successors to return the (E)states ESTATES to the rightful owners debt free.

28 U.S. Code § 1746.Unsworn declarations under penalty of per-jury

Wherever, under any law of the United States or under any rule, regulation, order, or requirement made pursuant to law, any matter is required or permitted to be supported, evidenced, established, or proved by the sworn declaration, verification, certificate, statement, oath, or affidavit, in writing of the person making the same (other than a deposition, or an oath of office, or an oath required to be taken before a specified official other than a notary public), such matter may, with like force and effect, be supported, evidenced, established, or proved by the unsworn declaration, certificate, verification, or statement, in writing of such person which is subscribed by him, as true under penalty of perjury, and dated, in substantially the following form:



Respectfully Submitted

C/o Kevin Gunnell El Ex

PO Box 6004

Columbus, Ohio 43206- 9998





PROOF OF SERVICE

I certify a true copy of the Injunction was sent to Robert G. Montgomery at Franklin County probate court 373 south High Street 22nd Floor Columbus, Ohio 43215-6311 by via U.S Mail Postal Service on 9/10/2019 and a true copy was sent by via U.S. Mail Postal Service to the United States District court clerk at 85 Marconi Blvd Room 121, Columbus, Ohio 43215.

Kin But El

IN THE PROBATE COURT OF FRANKLIN COUNTY, OHIO ROBERT G. MONTGOMERY, JUDGE

In re: Kevin Brian Gunnell aka Kevin Brian Gunnell El

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Case No. 591191

JUDGMENT ENTRY DISMISSING CASE FOR LACK OF JURISDICTION

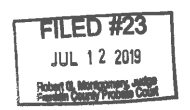
This matter comes before the court on the motion to close the above captioned case filed by Kevin Brian Gunnell aka Kevin Brian Gunnell El on July 3, 2019.

On April 30, 2018, Mr. Gunnell filed a miscellaneous document opening Franklin County Probate Court Case No. 591191, which he captioned "Estate of Kevin Brian Gunnell," and categorized as a "miscellaneous" case type. Kevin Brian Gunnell, the movant in this case, is not deceased.

On December 18, 2018, Mr. Gunnell filed documents to close the estate of "Kevin Brian Gunnell, Deceased," pursuant to R.C. 2109.301(B)(2). On July 3, 2019, Mr. Gunnell filed another motion to close.

The probate court is a court of limited jurisdiction. R.C. 2101.24. Probate courts have jurisdiction over the estates of deceased individuals, but only when the individual is, in fact, deceased.

Kevin Brian Gunnell is not deceased. As such, this Court cannot administer the estate of "Kevin Brian Gunnell, Deceased." As the movant failed to request relief within the jurisdiction of this Court, this matter shall be dismissed.

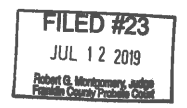


Case No. 591191

Finding no just reason for delay, this judgment entry shall constitute a final appealable order pursuant to R.C. 2505.02 and Civ.R. 54(B).

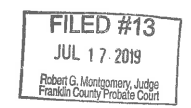
IT IS SO ORDERED.

Robert G. Montgomery, Judge



In re: Kevin Brian Gunnell aka Kevin Brian Gunnell El : Case no. 591191

REGULAR MAIL RETURNED



しょい こっしいひに COUNTY PROBATE COURT HIGH STREET • 22nd FLOOR IMBUS OH 43215-6311 RVICE REQUESTED







RECEIVED

JUL 1 4 2019

FRANKLIN COUNTY PROBATE COURT

KEVIN BRIAN GUNNELL 2928 SUNBURY CT N. COLUMBUS, C

FERNAL FUR FORWARD DR

FIAFASE SERIEL

SUPPLEMENTAL CERTIFICATE OF SERVICE

A copy of the Judgment Entry Dismissing Case for Lack of Jurisdiction was re-sent to:

Brian Gunnell

PO Box 6004

Columbus, OH 43206

This 17th day of July, 2019.

PC-E-13.6A (Rev. 7-2017)

PROBATE COURT OF FRANKLIN COUNTY, OHIO ROBERT G. MONTGOMERY, JUDGE

ESTATI	OF KEVIN BR	LIAN GUNNELL	DECEASED		
CASE I	Ô.				
		OF TERMINATION 2109.301]			
I certify I	arm the executor or administrator and the sol	e legatee, devisee or heir.			
I further o	etily:				
(1)	all debts and claims presented to the estate	e have been paid in full or settled finally;			
(2)	an estate tax return, if required under Cr	napter 5731 of the Revised Code, has b	een filed, and any		
	estate tax due under that chapter has been	ı paid;			
(3)	all attorney fees have been [check one] of waived by counsel of record. I paid to counsel of record				
	the amount of \$				
(4)	all fiduciary fees have been [check one] 🗵 waived by the fiduciary, 🗀 paid to the fiduciary in the				
	amount of \$				
(5)	all assets remaining after completion of the	activities described above have been dist	tributed to myself		
	as the sole legatee, devisee or heir.	10			
Altorney for	7 de contrara	And Donald	(4)		
with the state of		f-iduciary			
Attorney Reg	station No				
	EN	ITRY			
based upon the above certification it is progred that the surety, if any, is discharged, and the flouciary is discharged one year from the date of filing of this certificate.					
4	্ৰান্ত কৰিব কৰিব কৰিব কৰিব কৰিব কৰিব কৰিব কৰিব				

Robert G. Montgomery

Probate Judge

591191 x

IRS DEPARTMENT OF THE TREASURY
INTERNAL REVENUE SERVICE
CINCINNATI OH 45999-0023

01801

001801.824855.472300.19876 1 MB 0.424 530

KEVIN BRIAN GUNNELL ESTATE KEVIN GUNNELL EL EX 2928 SUNBURY CT N COLUMBUS OH 43219 Date of this notice: 01-31-2018

Employer Identification Number: 98-6087897

Form: SS-4

Number of this notice: 'CP 575 B

For assistance you may call us at: 1-800-829-4933

IF YOU WRITE, ATTACH THE STUB OF THIS NOTICE.

WE ASSIGNED YOU AN EMPLOYER IDENTIFICATION NUMBER

Thank you for applying for an Employer Identification Number (EIN). We assigned you EIN 98-6087897. This EIN will identify your estate or trust. If you are not the applicant, please contact the individual who is handling the estate or trust for you. Please keep this notice in your permanent records.

When filing tax documents, payments, and related correspondence, it is very important that you use your EIN and complete name and address exactly as shown above. Any variation may cause a delay in processing, result in incorrect information in your account, or even cause you to be assigned more than one EIN. If the information is not correct as shown above, please make the correction using the attached tear-off stub and return it to us.

Based on the information received from you or your representative, you must file the following form(s) by the date(s) shown.

Form 1041

04/15/2019

If you have questions about the form(s) or the due dates(s) shown, you can call us at the phone number or write to us at the address shown at the top of this notice. If you need help in determining your annual accounting period (tax year), see Publication 538, Accounting Periods and Methods.

We assigned you a tax classification based on information obtained from you or your representative. It is not a legal determination of your tax classification and is not binding on the IRS. If you want a legal determination of your tax classification, you may request a private letter ruling from the IRS under the guidelines in Revenue Procedure 2004-1, 2004-1 I.R.B. 1 (or superseding Revenue Procedure for the year at issue). Note: Certain tax classification elections can be requested by filing Form 8832, Entity Classification Election. See Form 8832 and its instructions for additional information.

FILED#29

DEC 13 2018

Robert G. Montgomery, Judge Franklin County Probate Court

PROBATE DIVISON OF COMMON PLEAS COURT ROBERT G. MONTGOMERY, ADMINISTRATIVE JUDGE

In the Matter of:

Case No:

The Estate of KEVIN BRIAN GUNNELL, DECEASED

MOTION

ORC 2109,301 (B) (2)

MOTION PURSUANT TO CLAIMS AND LITIGATION ORC 1337.53

Now comes Kevin Gunnell El as (POA) Power of attorney (fiduciary) but the sole legatee, devisee, or heir and the Executor of the ESTATE- KEVIN BRIAN GUNNELL, DECEASED and move the court to close the ESTATE- KEVIN BRIAN GUNNELL with probate or probate court without delay.

31 CFR § 354.1 Definitions of terms.

(a) Adverse claim means a claim that a claimant has a property interest in a Security and that it is a violation of the rights of the claimant for another person to hold, transfer, or deal with the Security.

ADVERSE CLAIM FOR RELIEF

The Magistrate(s) that works in the probate court where you are assigned as clerk in your own court is fraudulently interfering with the (POA) Power of Attorney's right to file a Certificate of Termination pursuant to ORC 2109.301 Administrator or Executor rendering account (B) (2). As stated above it is a violation of the rights of the claimant for another person to hold, transfer, or deal with the Security. The attorney-in-fact Kevin Gunnell El have a property interest in the Security that probate court is holding; dealing with and the Magistrate(s) is refusing to allow for me to file a Certificate of Termination, in order for, that probate can continue to hold, transfer and deal with my property interested Security that would otherwise release my property from Probate Court Administrating over my property interest.

Attached with this motion is an Affidavit in support that all debts and claims presented is paid in full or settled finally.

Attached with this motion is a Certificate of Termination and with the support of the Affidavit it shall waive the time requirements of the Certificate of Termination, and there should be no delay to close the Estate with probate court upon 10 days giving through the attached Affidavit without no rebuttal to the attached Affidavit.

Attached with the motion is a UCC document filed with the Secretary of State to support the Executor's claim as secure party and creditor etc. Also attached with this motion is an IRS document to support the Executor's claim.

Respectfully, Submitted

Executor of the ESTATE KEVIN BRIAN GUNNELL

BV: Kmi DandEI

2928 Sunbury Ct N

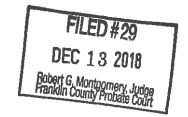
Columbus, Ohio [43219]

591191

TMKevin Gunell© Gunnell El, Secured Party and Creditor c/o 2928 Sunbury Ct N
Non Domestic
Columbus, Ohio [43219]
Continental America

ATTN: ALL CORPORATE AGENCIES

Date: 12 (month), 13 14 (day), 2018



Debtor: TMKEVIN BRIAN GUNNELL ©, A LEGAL ENTITY FOR USE IN COMMERCE #

295-70-7160

Creditor: TM Kevin Gunnell © Gunnell El, A Living, Natural Man, and Secured Party.

AFFIDAVIT OF STATUS AS SECURED PARTY AND CREDITOR

I, Kevin Gunnell ©, sole authorized agent for the Debtor and by sovereign administrative judgment hereby serve your office with official notice of my lawful standing as Sovereign Secured Party and Creditor. I have supreme authoritative power of attorney, sole security interest, and am the holder in due course of first right of claim over the Debtor, evidenced by a \$100,000,000.000.00 commercial lien. I control all affairs of the Debtor, own all assets of the Debtor, and am exempt from levy and relieved of all liability from the Debtor.

NOTICE: The following lawful establishments shall apply upon this notice:

- 1. All commercial contracts listing the Debtor have been lawfully cancelled, rescinded and revoked and are invalid and unenforceable.
- 2. As a Sovereign Creditor and Secured Party, I am distinguished and set apart as a separate entity from the Debtor established so by lawful filings into the public and noticed with THE SECRETARY OF STATE, #OH00161096702 and the UNITED STATES TREASURER OFFSET BOND # ENDING 7766. My identity, TM Kevin Gunnell © Gunnell El, is copy written and no agency or person has authorization to use, disclose, report, list or store my name or my personal information for any purpose. Your agency is hereby ordered by Estoppel to remove all computer entries, records, histories, paper documents, references and details in the name of the Debtor and give notice to The Secured Party addressed below. Failure to comply is considered an International Criminal Action under UNIFORM COMMERCIAL CODES with severe penalty at law.

591191

3. No agency or corporate entity shall have jurisdiction over the Secured Party whatsoever. The flesh and blood man, **M* Kevin Gunnell © Gunnell El, does not require licenses or permission to exercise any natural right.

If you find this AFFIDAVIT OF STATUS AS SECURED PARTY AND CREDITOR to be in error, send rebuttal of the points herein to the Secured Party and Creditor, signed by an authorized representative or attorney for your corporation under oath and agreement to testify to the facts and understanding before a jury under penalty of perjury.

Furthermore: If your corporate agency has any lawful commercial claim against the Sentient, Flesh and Blood, Non-Corporate, Natural Man, Kevin Gunnell © Gunnell El, submit it within (10) Ten days of the date of this notice to the address below with valid proof of claim.

If an authorized representative of your agency fails to respond with a valid affidavit of truth in the form of a rebuttal or does not or cannot provide a True Bill of Commerce and a Complete Assessment of any commercial claim against my natural being, or you ignore this notice and remain silent without stating your claim for a period of (10) Ten days, THEN YOU ACCEPT MY CLAIM OF LAWFUL ESTABLISHMENTS HEREIN by tacit agreement and MY AFFIDAVIT STANDS AS TRUTH IN COMMERCE. Your default under the maxims of law will constitute your AGREEMENT that any alleged claims against this Living, Breathing, Fleshand-Blood, Sentient, Natural Man, and Sovereign Creditor and Secured Party, Kevin Gunnell © Gunnell El are unfounded in common law and thus DO NOT AND CANNOT EXIST.

Honorably,

Affiant By: Low Lot 1

Kevin Gunnell © Gunnell El, Secured Party, and Creditor c/o 2928 Sunbury Ct N

Non Domestic Columbus, Ohio [43219]

Continental North America

Authorized Signature: DEBTOR 1/2 B. 12

Autograph & Seal By: Secured Party Creditor_

WITHOUT PREJUDICE-WITHOUT RECOURSE-NON-ASSUMPSIT

All Rights Reserved-Errors & Omissions Excepted

Dated: 18th Day of December , 2018

Notary Public's Signature:

Notary Public's Seal:

Charlene Rieves
Notary Public, State of Ohio
My Commission Expires 01-30-2023

DEC 13 2018

MOTU PROPRIO CIVIL ORDERS – Pope Francis Sends Obama Powerful Letter via Attorney [on] July 4th 2014. Valid to all successor(s)

Issued to All Members of the Domestic Police Forces, US Marshals Service, the Provost Marshal, Members of the American Bar Association and the American Armed Services.

These organic American states of the Union known as The United States of America (major) exercising plenary civil power upon the land hereby appoint General Carter F. Ham to lead and command The Grand Army of the Republic (GAR) and its successors under the guidance of the Joint Chiefs of Staff and with their full support.

Should it become necessary to suppress commercial mercenary forces operating under the guise of being federal government agencies including but not limited to the Department of Homeland Security, the Federal Emergency Management Administration, the Internal Revenue Service, the Bureau of Alcohol, Tobacco and Firearms, etc., General Ham shall assume immediate command and control of all armed forces and services owed to The United States of America (major) stationed in North America and shall join them under his

Command as The Grand Army of the Republic. All forces of air, land, and sea are to be employed. Any cost or loss suffered as a result of deployment of The Grand Army of the Republic shall be charged as stipulated prior.

All effort shall be made by The Grand Army of the Republic to spare life and property while undertaking any action whatsoever within the states of the Union without exception. The GAR is uniquely enabled by these Orders to operate on the land of the fifty (50) organic states for the purposes of securing the lives and property of the American States and American State Citizens. The GAR is not a foreign army and is composed primarily of American State Citizens.

If required to take field position, the local commanders shall make every effort to communicate the basis of their authority and the reasons for their presence on American State soil to ensure a prompt cessation of hostilities and a widespread understanding of the usurpations and acts of fraud which have led to any conflict. All parties must be brought to understand the nature of the federal government, the limitations of its authority, and their own obligation to act in favor of the organic states of the Union. The Grand Army of the Republic shall continue to operate under General Order 100 known as the Lieber Code, extant from the pen of the last Republic President, Abraham Lincoln.

No orders, Executive or otherwise, issued by Barack H. Obama pretending authority on the land of the American States while operating as —President of the UNITED STATES Corporation nor as the

—President of the United States of America (minor) are owed any performance by the Joint Chiefs of Staff, General Ham, or any Ordinary. All plainly stated grants of contractual authority evident in The Constitution for the united States of America remain in place, subject to good faith performance of the accompanying obligations and treaties.

Mr. Obama is the —President of a governmental services corporation under contract to provide stipulated services to the organic states and is on their payroll. He otherwise acts as a foreign dignitary representing the United States of America (minor). In neither of these capacities is he allowed any granted authority to impose upon American State Citizens, endanger American State property, or command mercenary forces on American State soil — however veiled as federal civilian service agencies. We require the Joint Chiefs of Staff and General Ham to commence measures to disarm federal civilian agency personnel and to seize control of the vast stockpiles of arms which have been improperly amassed by —the Department of Homeland Security, FEMA, and other agencies employed by the UNITED STATES.

The only federal agency allowed free egress on the land of the American States is the U.S. Marshals Service, and then only when their personnel are engaged in their duty to protect the U.S. Mail and sworn to act as constitutional officers. All other federal agency personnel are limited to unarmed service until further notice.

We direct the Joint Chiefs of Staff to communicate these first two General Civil Orders directly to Mr. Obama, the members of the —US Congress, the administrators of all —federal agencies, the members of the —Supreme Court and those acting as —Governors to compel their rapid understanding and cooperation.

Any expense or damage incurred by these organic states or any American State Citizen as a result of actions undertaken by any federal agency personnel acting as armed mercenaries on American State soil will be understood as the result of violent crimes committed against the peaceful inhabitants of the land and will incur immediate judgment liquidating the assets of the International Monetary Fund (IMF) and the Federal Reserve (FEDERAL RESERVE) in payment of the stipulated reparations. Such crimes shall also be considered contract default increasing the public debt subject to bounty.

Any and all corporate officers of the UNITED STATES or any successor organization(s) inheriting —federall service contracts who support, condone, or promote such crimes against the American States or against American State Citizens shall be subject to arrest and prosecution for commercial and violent crimes. All foreign officials operating as elected or appointed officials of the United States of America (minor) who support, condone, or promote such crimes against the American States or against American State Citizens shall be subject to arrest, confiscation of their assets, and deportation to Puerto Rico, Guam, or such other —states as may be willing to receive them.

Such —foreign officials include members of the American and British Bar Associations who were licensed to act as privateers against the interests of the American States and the American State Citizens from 1845 to 2013 in flagrant Breach of Trust. All such licenses are now extinguished. Members of the Bar Associations are required to cease and desist assaults against the American States and American State Citizens and shall be subject to arrest, confiscation, and deportation otherwise.

Insomuch as corporate officers operating the United States of America, Incorporated, and the UNITED STATES have contrived under conditions of fraud and semantic deceit to revenue the

estates of the American States and living American State Citizens to the foreign jurisdiction of the United States of America (minor) they are found guilty of capital crimes, including acts of fraud and treason committed between 1933 and 1945, and are condemned posthumously. Insomuch as elected officials operating the United States of America (minor) have similarly committed war crimes against the American States and their peaceful inhabitants during the same time period, they stand condemned posthumously.

No enforcement upon any American State or American State Citizen is owed as a result of any —Act of any —Congress operating as the sovereign government of the United States of America (minor) nor as the Board of Directors or Board of Trustees of any incorporated entity whatsoever

All those (E)states and ESTATES erroneously believed to represent the American States and American State Citizens and which were conveyed by fraud and legal deceit to the United States of America (minor) and more recently to the City-State of the United Nations, are re-venued without exception to the geographically defined American States and the American State Citizens where they shall remain in perpetuity as assets belonging to the rightful and lawful beneficiaries.

All legal fiction entities however structured and named after the American States and American State Citizens are returned to them and their control, free and clear of any debt, promise, encumbrance or obligation alleged against them as a result of false claims made —in their behalfl by officers of the United States of America, Inc. and the UNITED STATES, INC. or by any foreign officials operating the United States of America (minor), or the United Nations City State falsely claiming to —represent! them or have jurisdiction over them

We note that the current circumstance is in part the result of criminal acts engaged in 150 years ago, which resulted in the commercial enslavement of African Americans who were summarily claimed as chattels backing —US government debt in the wake of the Civil War.Despite every act of abolition and declaration of prohibition against both peonage and slavery, it has been the policy of the —US government to enslave its citizens and to operate as a rogue state among the nations of the world. Instead of freeing African Americans the sum total result of the Civil War was to vastly expand public sector ownership of slaves, giving rise to the outrageous and improper claims that have been made against the American States and the American State Citizens that we are dealing with today. It is uniquely fitting that The Grand Army of the Republic is recalled to settle this circumstance in favor of the people.

16038465-1

United States of America



DEPARTMENT OF STATE

To all to whom these presents shall come, Greetings:

I Certify That the document hereunto annexed is under the Seal of the Secretary of State of the State(s) of Ohio, and that such Seal(s) is/are entitled to full faith and credit.*

*For the contents of the annexed document,the Department assumes no responsibility This certificate is not valid if it is removed or altered in any way whatsoever

In testimony whereof, I, John F. Kerry, Secretary of State, have hereunto caused the seal of the Department of State to be affixed and my name subscribed by the Assistant Authentication Officer, of the said Department, at the city of Washington, in the District of Columbia, this seventeenth day of June, 2016.

Issued pursuant to CHXIV. State of Sept. 15, 1789, 1 Stat. 68-69; 22 USC 2657; 22USC 2651a; 5 USC 301: 28 USC 1733 et. seg.; 8 USC 1443(f): RULE 44 Federal Rules of Civil Procedure.

Secretary of State

Assistant Authentication Officer,

Department of State



DATE 08/26/2014 **DOCUMENT ID** 201423800972

DESCRIPTION FICTITIOUS NAME/ORIGINAL FILING (NFO) FILING EXPED 50.00 0.00 0.00 0.00

COPY 0.00

Receipt

This is not a bill. Please do not remit payment.

KEVIN B. GUNNELL 2928 SUNBURY CT COLUMBUS, OH 43219

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, Jon Husted 2321430

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

KEVIN BRIAN GUNNELL

and, that said business records show the filing and recording of:

Document(s)

Document No(s):

FICTITIOUS NAME/ORIGINAL FILING

Effective Date: 08/25/2014

201423800972

Expiration Date:

08/25/2019

KEVIN B. GUNNELL 2928 SUNBURY CT COLUMBUS, OH 43219



United States of America State of Ohio Office of the Secretary of State

Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 26th day of August, A.D. 2014.

my Howated

Ohio Secretary of State

OD133 - D87 Pranklin County Ohio Clerk of Courts of the Common Pleas- 2016 Jul 08 11:53 AM-16MS000270

AFFIDAVIT OF OWNERSHIP		
State of <u>Ofho</u>)	·28:	
County of Tours XLIP		
RE Birth Cedificate		
I the undersigned, of lawful age and being !	first duly swom on oath, depose and stat	e that I
familiar with the facts recited, and the party	named in said birth certificate is the sam	e party
of the owners named in said certificate of th		
Signature		A 22
Signed and sween to before me this	ary of the second second	- [6
Notary Public My Commission Expires		
		à
	· · · · · · · · · · · · · · · · · · ·	

2111

OD915 - M50 Franklin County Ohio Clerk of Courts of the Common Pleas- 2017 Nov 28 1:50 PM-16MS000270

AFFIDAVIT OF OWNERSHIP OF CERTIFICATE OF TITLE & REGISTERED SECURITIES

In North America)

Social Security Administration

} ss.

SEP 27 2017

Columbus, OH DIN FO 389

Land of Ohio

"Equity is Paramount and Mandatory by Law"

[With Trust]

To all to whom presents shall come, Greetings: Age of Majority

I, Kevin B. Gunnell Ej, a living and Aboriginal native American man established by my Judicial Notice and Proclamation of Nationality, Affidavit of Aliodial permit filed and recorded with the county, State and Federal Public Officials, Afflant (hereinafter) Registered Owner), being duly sworn, declare and state that I am of full age of 18 and legally competent, (Age of Majority) and do have firsthand knowledge of the facts stated herein and believe these facts to be true and correct to best of my knowledge. I also depose and say that I am the Registered Owner of record UCC1 Financing Statement File # OH00161096702 a Trust and holder of the Certificate Security and/ or Bond with the name as a minor that appears to be like mine without the El on the face of the instrument but error of spelling of the last name showing all caps as GUNNELL (Trust / Estate) by reference to the Official Certificate of live Birth (Title), recorded and filed dated April 4, 1969, in the Office of the Clerk, County of Franklin, land of Ohio, as the same appears to be held for safekeeping by State Registrar of titles, Said Certificate is Valid Instrument and further describes the same property that is an active Trust/ Estate conveyed unto Affiant (Registered Owner as set forth in the above-mentioned Certificate of Title and all financial assets, accounts, registered securities, entitlements, real and other personal property that are associated with said Trust/ Estate (whether now owned or hereafter acquired), further described in the attached Form UCC1 and under Notice of Claim, Affiant (Registered Owner) is the one legally entitled to claim under the Si 01120.205 Uniform to Minors Act/ R.C. 3109.01 Age of Majority and duly authorized to act, appoint, assign, conveyed and/or execute said Trust/ Estate no other parties are allowed without consent from Entitlement Holder/ Registered owner after transfer. [AND IT IS SO ORDEREDI] 28 U.S.C 1746 (1)

In Witness Whereof: said Affiant (Owner) has hereunto set his hand and seal Done this 21 day of Scoten ber 2017

Entitlement Holder Registered Owner

0D915 - M51 Franklin County Ohio Clerk of Courts of the Common Pleas- 2017 Nov 28 1:50 PM-16MS000270

WITNESS:

I declare that Kevin Brian Gunnell El, is personally known to me (or has proven to me on the basis of convincing evidence) to be the Affiant (Registered Owner) that he signed or Acknowledged this "Affidavit of Ownership of Certificate of title & Registered Securities" in my presence, or he appears to be of sound mind and under no duress or undue pressure and/or influence.

Print Name: Frank B. Sullivan IV. Date: 09/21/2017

int Name: James Javides

Date: 9-21-17

28 U.S.C.1746 (1)

CERTIFICATE OF ACKNOWLDGMENT

I Certify under penalty of perjury on this date the men/or women named above, in their stated capacity, personally appeared before me and acknowledged that this instrument attached hereto was signed as free and voluntary act and deed for the purposes stated therein under the laws of the United States of America that the forgoing is true, correct Executed on $\frac{9/2}{1/7}$

Authorized Representative / Attorney in Fact

e-Filed Franklin County Probate Court Submitted - Jan 12 2017 12:16 PM Filed - Jan 12 2017 12:18 PM - 582686A

AFFIDAVIT OF OWNERSHIP OF CERTIFICATE OF TITLE & REGISTERED SECURITIES

In North Ameri	ca)
	} ss.
Land of Ohio)

"Equity is Paramount and Mandatory by Law"

[With Trust] To all to whom presents shall come, Greetings:

I, Kevin B. Gunnell, a living and original native American man established by my Ohio domicile, Affiant (hereinafter) Registered Owner), being duly sworn, declare and state that I am of full age of 18 and legally competent and to have firsthand knowledge of the facts stated herein and believe these facts to be true and correct to best of my knowledge. I also depose and say that I am the Registered Owner of record UCC1 Financing Statement File # OH00161096702 and holder of the Certificate Security and/ or Bond with the name that appears to be like mine on the face of the instrument but error of spelling of the last name showing all caps as GUNNELL (Trust / Estate) by reference to the Official Certificate of live Birth (Title), recorded and filed dated April 4, 1969, in the Office of the Clerk, County of Franklin, land of Ohio, as the same appears to be held for safekeeping by State Registrar of titles, Said Certificate is Valid Trust Instrument and further describes the same property that is an active Trust/ Estate conveyed unto Affiant (Registered Owner as set forth in the above-mentioned Certificate of Title and all financial assets, accounts, registered securities, entitlements, real and other personal property that are associated with said Trust/ Estate (whether now owned or hereafter acquired), further described in the attached Form UCC1 and under Notice of Claim, Affiant (Registered Owner) is the one legally entitled and duly authorized to act, appoint, assign, conveyed and/or execute said Trust/ Estate no other parties are allowed without consent from Entitlement Holder/ Registered owner [AND IT IS SO ORDERED!] 28 U.S.C 1746 (1)

In Witness Whereof; said Affiant (Owner) has hereunto set his hand and seal Done this 5th day of January 2017

Entitlement Holder Registered Owner

e-Filed Franklin County Probate Court

Submitted - Jan 12 2017 12:16 PM Filed - Jan 12 2017 12:18 PM - 582686A

WITNESS:

I declare that <u>Kevin Brian Gunnell</u>, is personally known to me (or has proven to me on the basis of convincing evidence) to be the Affiant (Registered Owner) that he signed or Acknowledged this "Affidavit of Ownership of Certificate of title &Registered Securities" in my presence, or he appears to be of sound mind and under no duress or undue pressure and/ or influence.

Print Name

Date

,

Print Name: Frank B. Sullivan Date: 1-5-17

28 U.S.C.1746 (1)

CERTIFICATE OF ACKNOWLDGMENT

I Certify under penalty of perjury on this date the men/or women named above, in their stated capacity, personally appeared before me and acknowledged that this instrument attached hereto was signed as free and voluntary act and deed for the purposes stated therein under the laws of the United States of America that the forgoing is true, correct Executed on 5 the

Authorized Representative

Case: 2:17-mc-00023-ALM-KAJ Doc #: 2 Filed: 09/12/19 Page: 40 of 45 PAGEID #: 56

OD915 - M55 Franklin County Ohio Clerk of Courts of the Common Pleas- 2017 Nov 28 1:50 PM-16MS000270



Ohio Secretary of State Cantral Ohio: (614) 466-3910

Toll Free: 1-877-SOS-FILE (1-877-767-3453)

09/12/2012

KEVIN BRIAN GUNNELL 2928 SUNBURY CT COLUMBUS, OH 43219

OVER THE COUNTER

Financing Statement Number: OH00161096702

Miscelianeous Number: 0

Filing Date: 09/07/2012

Document Number: 201225400191

Order Number: 1303616013

Batch Number: 80704193

Debtor Name: KEVIN BRIAN GUNNELL

			2911
File	ed at Ohio Secretary of State 8/2	2/2018.9:00 AM FILE#SR	184346
UCC FINANCING STATEMENT AMENDME FOLLOW INSTRUCTIONS (front and back) CAREFULLY A. NAME & PHONE OF CONTACT AT FILER (optional) Kevin Gunnell El 614-625-4832	NT 2	105-2 MIR.	
6. SEND ACKNOWLEDGMENT TO: (Name and Address) Kevin Brian Gunnell EI, KEVIN BRIAN GUN 2928 Sunbury Ct N Columbus, Ohio 43219		44 £	
a. INITIAL FINANCING STATEMENT FILE # OH00161096702 TERMINATION: Effectiveness of the Financing Statement identified above CONTINUATION: Effectiveness of the Financing Statement identified above continued for the additional period provided by applicable law.	is terminated with respect to security interest(s) of	SPACE IS FOR FILING OFFICE L 1b. This FINANCING STATEM to be filed [for record] (or in REAL ESTATE RECORDS the Secured Party authorizing this Torm tured Party authorizing this Continuation	ENT AMENDMENT is accorded) in the
ASSIGNMENT (full or partial): Give name of assignee in item 7a or 7b and	address of assignee in item 7c; and also give name	ne of assignor in item 9.	
CHANGE name and/oraddress: Please refer to the detailed instructions in regards to changing the name/address of a party. CURRENT RECORD INFORMATION: 6a. ORGANIZATION'S NAME	DELETE name: Give record name to be deleted in item 6a or 6b.	ADD name: Complete item 7a c also complete items 7e-7g (if ao	or7b, and also item 7c, plicable)
KEVIN BRIAN GUNNELL 6b. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
CHANGED (NEW) OR ADDED INFORMATION: 7a. ORGANIZATION'S NAME			
7b. INDIVIDUAL'S LAST NAME GUAN CILE MAILING ADDRESS	FIRST NAME	Brian	SUFFIX
to Applicable Destrox 10	Columbus 77. JURISDICTION OF ORGANIZATION	Oh [432,19]	COUNTRY USB
AMENDMENT (COLLATERAL CHANGE): check only one box. Describe collateral deleted or added, or give entire restated collateral.	United States America Repul		NO
LL PROPERTY BELONGS TO DEBTOR BELONG DEBTOR IS A TRANSMITTING UTILITY DEBTOR IS A TRUST EE *A* PROPERTY LIST	GS TO SECURED PARTY	FILE DEC 1 Robert G. Monte Franklin County	
NAME OF SECURED PARTY OF RECORD AUTHORIZING THIS AME adds collateral or adds the authorizing Debtor, or if this is a Termination authorized to a Company of the American Company of the Co	ENDMENT (name of assignor, if this is an Assignor of Diagram of Diagram) and enter name of Diagram	ment). If this is an Amendment authorize EBTOR authorizing this Amendment	ed by a Debtor which
96. INDIVIDUAL'S LAST NAME	FIRST NAME	MIDDLE NAME	SUFFIX
Gunnell El	I		1

ACKNOWLEDGMENT

Grant of Exclusive Power Of Attorney to Conduct All Tax, Business and Legal Affairs of Grantor

POWER OF ATTORNEY

- 1) I. KEVIN BRIAN GUNNELL, DEBTOR and GRANTOR, et, 2926 SUNBURY CT COLLIMBUS, OHIO 43219 do hereby appoint, Kevin Brian Gunnell, Secured Party Creditor, and Grantee, and attorney in fact, clo2928 Sunbury ct Cotumbus Ohio, Republic, near [43219], Non-Domestic without the US, as my Private attorney in fact, to take conclusive charge of, manage, and conduct all of my teo, business and legal affairs, settle debts, make purchases, atc., and for such purpose to act for me in my name and place, without limitation on the powers necessary to carry out this exclusive Power of Attorney in fact as authorized:
- (A) To take possession of, hold, and manage my real estate and all other property;
- (B) To receive money or property paid or delivered to me from any source;
- (C) To deposit funds into, make withdrawate from, or sign checks or drafts against any account standing in my name individually or jointly in any bank or other depository, to cash coupons, bonds, or certificates of deposits to endorse checks, notes or other documents in my name, to have access to, and to place items in or remove them from, any satisty deposit box standing in my name individually, and otherwise to conduct bank transactions or business for me in my name;
- (D) To pay my just debts and expenses, including reasonable expenses incurred by my attorney in fact, Kevin Brian Gunnell, in exercising this exclusive power of attorney;
- (E) To retain any investments, invest, and to invest in stocks, bonds or other securities, or in real estate or other property.
- (F) To give general and special proxies or exercise rights of conversion or rights with respect to sheres or securities, to deposit shares or securities with, or transfer them to protective committees or similar hodies, to join in any reorganization and pay assessments or subscriptions called for in connection with shares or securities:
- (G) To self, exchange, lease, give options, and make contracts concerning real estate or other property for such considerations and on such terms as my attorney in fact, Kevin Brian Gunnell may consider prudent;
- (H) To improve or develop real estate, to construct, alter, or repair building structures and appurtenances or real estate; to settle boundary lines, easements, and other rights with respect to real estate; to plant, cultivate, harvest, and set or otherwise dispose of crops and timber, and do all things necessary or appropriate to good husbandry;
- To provide for the use, maintenance, repair, security, or storage of my tangible property;
- (J) To purchase and maintain such policies of insurance against liability, fire, casualty, or other risks as my attorney in fact, Kévin Brian Gunnell, may consider prudent.
- 2) The Secured Party Creditor, Kevin Brian Gunnell, named herein and on the Form UCC-1 recorded with the SECRETARY OF STATE of WASHINGTON, is authorized by law to act for and in control of the DEBTOR, KEVIN BRIAN GUNNELL, KEVIN B GUNNELL, KEVIN GUNNELL, or any derivative thereof, in addition, Kavin Brian Gunnell has the exclusive power of attorney to contract for all business and legal affairs of KEVIN BRIAN GUNNEL.
- 3) The term "exclusive" shall be construed to meen that while this power of attorney is in force, only my attorney in fact may obligate me in these matters, and I forfelt the capacity to obligate myself with regard to same. This grant of Exclusive Power is irrevocable during the lifetime of Kevin Brian Gunnell.

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Executed and sealed by the voluntary act of my own hand, this day of						
This instrument was prepared by Kevin Brian Gunnell.						
Acceptance: KEVIN BRIAN CUNNELL KEVIN BRIAN GUNNELL, GRANTOR I, the above named exclusive attorney in fact, do accept the responsibility for the herein-named DEBTOR-Grantor and will execute the herein granted Power of Attorney with Due Diligence.						
ACKNOWLEDGEMENT OF NOTARY						
State of Ohio County of Franklin						
On the 2th day of Septembly two thousand, twelve, before me, Deret Herbrack Notary, personally appeared. Kevin Brian Gunnell, known to me (or proved to me on the basis of satisfactory evidence of identification) to be the living man whose name is subscribed upon this instrument and acknowledged to me that he will execute the same in his authorized capacity, and by his signature on this instrument, Kevin Brian Gunnell will execute on behalf of the GRANTOR.						
My Commission Expires: A 9/2016 DEREK MERISRUCK Notary Public, State of Onlo My Commission Expires February 09, 2018						

e-Filed Franklin County Probate Court

Submitted - Jan 12 2017 12:16 PM Filed - Jan 12 2017 12:18 PM - 582686A

AFFIDAVIT OF OWNERSHIP
State of OHO }
SS
County of FUAWKIN

RE: Birth Certificate

I, the undersigned, of lawful age and being first duly swom on oath, depose and state that I am familiar with the facts recited, and the party named in said birth certificate is the same party as one of the owners named in said certificate of title.

Signature

Signed and sworn to before me this _

__ day ol

Notary Public My Commission Expires

, 20 16

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Preliminary Proof For Private Files Only

> 584867 KEVIN GUNNELL 2928 SUNBURY CT N COLUMBUS OH 43219

584867

Re: Kevin Brian Gunnell To: Kevin Brian Gunnell EL

The Daily Reporter is publishing, at your request, the Public Notice shown at right. Please examine and advise us of any changes before the next publication. The publication dates are shown at the end of the notice.

Total public notice charge:

\$ 30.00

Franklin County
Probate Court
Notice of Hearing
On Change of Name
In Re: Change of Name of:
Kevin Brian Gunnell
To: Kevin Brian Gunnell

EL

Case No. 584867

Applicant hereby gives notice to all interested persons that the applicant has filed an Application for Change of Name in Probate Court of Franklin County, Ohio, requesting the change of name of Kevin Brian Gunnell to Kevin Brian Gunnell EL.

The hearing on the application will be held on the 27th day of July, 2017, at 3:00 PM in the Probate Court of Frankfin County, located at 373 South High Street, 22nd Floor, Columbus, Ohio 43215-6311. May 12